· Application Number	Application No.	Applicant(s)
	09/834,237	AGRAWAL ET AL.
) (BBSK) BBSKS (BISS (BISS CHI)) SIBIS (ISBS CHI)) (BBS CHI)		

TERMINAL DISCLAIMER	☐ APPROVED	☑ DISAPPROVED
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		A OPOVISIONAL DOUBLE PATENTING	Docket Number (Optional)	
TERMINAL DISCLA	MER TO OBVIATE	A PROVISIONAL DOUBLE PATENTING	APP 1258 - C.K.	
REJECT	ION OVER A PEN	ING SECOND APPLICATION		K CENTEH
			APP 1258 PECK	4 2005
In re Application of:	P. Agrawal et al.		t las.	▼ SOns
			I MAL	1
Application No.:	09/834,237			
Filed:	April 12, 2001	•	a	1
	Telecommunication	n Enhanced Mobile IP Architecture for Intra-Domain Mobility		
For:	Teleconomon		transfer application berefy	ł
The owner' disclaims, except as application, which wand 173 as shortene pending second App the pending second are commonly owned upon the grantee, its ln making the instant application 154 and 173 of any prior to the patent g is held unenforceable terminally disclaime or is in any manned disclaimer filed prior Check either box 1 or 2  1. For subminagency, etc.  I hereby de made on information knowledge that will under Section 1001 the validity of the agency and the pending the prior the pending the pendin	provided below, the ould extend beyond old extend beyond old by any terminal distation. The own only for and during the above disclaimer on that would extend the above disclaimer on that would extend the patent granted on rant, in the event the distance of the properties. The below, if appropriate, assigns on behalf of the color that all statements of the lase statements.	terminal part of the statutory term of any particle the expiration date of the full statutory term of any particle price to the grant of any particle of the expiration date of the full statutory term of any particle of the expiration of the grant of any particle of the price of that any patent of such period that it and any patent granted on the instance of the expiration date of the full statutory to the expiration date of the full statutory to the second application, as shortened by a stany such granted patent: expires for failurely a court of competent jurisdiction, is statuted the expiration of its full statutory term as the expiration of its full statutory term as an organization (e.g., corporation, partnerships empowered to act on behalf of the organism of the expiration of my own knowledge are stand the like so made are punishable by find the status of the status o	instant application hereby atent granted on the instant of defined in 35 U.S.C. 154 granted on XX and , of any patent on the ed on the instant application on the second application and is binding art of any patent granted on erm as defined in 35 U.S.C. any terminal disclaimer filed to pay a maintenance fee, orily disclaimed in whole or ation certificate, is reissued, a shortened by any terminal p, university, government ization.	
		Signature James W. Falk	Date Date	
		Typed or printed name		1
		(732) 699-4465		1
		Telephone Number		1
	er fee under 37 CFR 1.2	noid) is included.	n should not	
be in	cluded on this form. Pr	plide credit card information and authorization on	P10-200.	
*Statement under 3 Form PTO/SB/96	r7 CFA 3.73(b) is require may be used for making	d if terminal disclaimer is signed by the assignee (owns this statement. See MPEP § 324.	er). 	

This collection of Information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 [U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including process) an application. Confidentiality is governed by 35 [U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete the complete the complete this form and/or suggestion form to the USPTO. Time will vary depending upon the individual case. Any commercia on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Order Information Office, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22315-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patenta, P.O. Box 1450, Alexandria, VA 22313-1450.

## T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

DATE:		1	9-Apr-05	APPL. S.N.:	09/834	<u>,237</u>		
TO: EX	AMIN	IER S	chang, richard	ART UNIT:	<u> 2663</u>			
FROM:			Jefferson, Henry	R	ETURN THIS MEM	ю то:	Case Drop-Off Locatio	
		PARA	LEGAL SPECIALIST				JEF-2D68	
SUBJE	CT:	Deci	ision on Terminal Disclaimer (T.D.) filed: <u>14-Jan-05</u>					
par ple AP me	ragrap ease se PLICA emo to	hs ident e me or ANT Ol o me. T	S: I have reviewed the submitted T.D. with the results as set forth by tified by this informal memo in your next Office action to notify apper the Special Program Examiner. THIS IS AN INFORMAL, INTERNING PLACED OF RECORD IN THE APPLICATION FILE. When THANK YOU.	LAL MENACO	ANIV IT MILST N	JOT BE (1)	MAILED IO	
	The T.	.D. is PR	ROPER and has been recorded (see ¶14.23).					
<b>V</b>	The T	.D. is NO	OT PROPER and has not been accepted for the reason(s) checked below	(see ¶ 14.24):				
	<b>V</b>	the application file for the use of a deposit account						
		The T.D. does not satisfy Rule 321 in that the person who has signed the T.D. has not stated the extent of his/her interest (and/or the extent of the interest of the business entity represented by the signature) in the application/patent (see ¶¶ 14.26 & 14.26.01).						
	П	The T.D. lacks the enforceable only during common ownership clause – needed to overcome a non-statutory double patenting rejection, Rule 321(b) (see ¶ 14.27.01).						
		The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see ¶¶14.26 & 14.26.02).						
		The person who signed the T.D.:						
	is not an attorney "of record" (see ¶¶ 14.29 and 14.29.01).							
		has	failed to state his/her capacity to sign for the business entity (see ¶ 14.28	3).				
		is n	not recognized as an officer of the assignee (see $\P$ $\P$ 14.29 & possible 14.2	9.02).				
	No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame number specified as to where such evidence is recorded in the Office (see 37 CFR 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and frame number may be found in the T.D. or in a separate paper of record in the application (see ¶ 14.30).							
		The T.	D. is not signed (see ¶ ¶ 14.26 & 14.26.03).					
		The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see ¶ 14.32).						
		The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see ¶¶ 14.26, 14.27.02 or 14.26.05).						
		The pe	eriod disclaimed is incorrect or not specified (see $\P$ $\P$ 14.26, 14.27.02 or 1	4.26.03).				
		Other:						
			stion to request refund (see ¶ 14.36). NOTE: If already authorized, credi	t refund to den	osit account and do n	ot check this	item.	
I ha	لــــا 		y notified applicant(s) of the status of the Terminal Disclaimer filed in the	•				
ı nav	e appr	opriately	y normed approximately of the status of the residual section of the man					
Ex. I	nitials	:	Date:			Log D		
Speci	ial Pro	gram D	atabase, Version 2.1 (Rev. 5/98)	Routing Slip	Printed On:	Tuesday,	April 19, 2005 9:53:57 AM	